PCT / SE 2004 / 0 0 0 9 5 0

Box No. VIII (iv) DECLARATION: INVENTORSHIP (only for the purposes of the designation of the United States of America)
The declaration must conform to the following standardized wording provided for in Section 214; see Notes to Boxes Nos. VIII, VIII (i) to
(v) (in general) and the specific Notes to Box No. VIII (iv). If this Box is not used, this sheet should not be included in the request.

Declaration of inventorship (Rules 4.17(iv) and 51bis.1(a)(iv)) for the purposes of the designation of the United States of America:

added under Rule 26ter after the filing of the international added under Rule 26ter after the filing of the international application. The signature must be that of the inventor, not that of the agent) declaration that is corrected or added under Rule 26ter after the filing of the international application)	for the bur boses or the goods.	
This declaration is directed to international application No. PCTENZUO/ARDESM. It hereby declare that my residence, mailing address, and citizenship are as stated next to my name. I hereby state that I have reviewed and understand the contents of the above-identified international application, in configuration of said application. I have identified in the request of said application in the vicinities of the request of said application in the vicinities of the vicinity of said application. I have identified the request of said application in mumber, country of Member of the World Trade and I have identified below, under the heading "Prior Applications," by application of the World Trade and I have identified below, under the heading "Prior Applications," by application of the World Trade and I have identified below, under the heading "Prior Applications," by application of the World Trade and I have identified below, under the below and the world trade of America, having a fling date before that of the application on which foreign priority is claimed. Prior Applications is 18 Tune, 2003,60/479136, US, 03 July 2003, US 50/484309. 10 March 2004, 60/551038 US. 11 hereby acknowledge the day to disclose information that is known by me to be material to patentability as defined by 37 C.F.R. § 1.56, including for continuation-in-part applications, material information which became available between the filing date of the continuation-in-part application. 12 I hereby acknowledge the day to disclose information that is known by me to be material to patentability as defined by 37 C.F.R. § 1.56, including for continuation-in-part application, material information which became available between the filing date of the continuation-in-part application. 13 I hereby acknowledge the day to disclose information and belief are be	is listed below) inventor of the subject matter which is claimed and re	, which a patern a same
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I hereby state that I have reviewed and understand the contents of the above-denthred international column to forcing priority, or said application. I have identified below, under the heading "Prior Applications," by application amober, country of Member of the World Trade (Organization, 49), month and year of filing, any application for a patent or inventor's certificate filed in a country other than the United States of America, including any PCT international application designating at least one country other than the United States of America, having a filing date before that of the application on which foreign priority is claimed. Prior Applications: 18 June, 2003,60/479156 JUS, 03 July 2003, US 50/484309 Prior Applications: 18 June, 2003,60/479156 JUS, 03 July 2003, US 50/484309 J Dereby acknowledge the duly to disclose information which foreign priority is claimed. Prior Applications: 18 June, 2003,60/479156 JUS, 03 July 2003, US 50/484309 J Dereby acknowledge for continuation-in-part application, material information which became available between the filing date of the prior application of the PCT international filing date of the continuation-in-part application. I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willial false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willial false statements may jeopardize the validity of the application or any patent issued thereon. Name: Johnson Oyama Residence: 136-74 Tokyo, Japan. (city and either US state, if applicable, or country) Mailing Address: 3-19-19-701 Higgsshisuma. Kyote-ku. Citizenship: Japanese. Inventor's Signature: Invento	This declaration is directed to international application No. PCT/SE20 to Rule 26ter).	004/QQQ93Q (II Idinishing decidation percur-
I hereby state that I have reviewed and understand the contents of the above-steached international column to force in residue that I have identified below, under the heading "Prior Applications," by application amober, country of Member of the World Trade and I have identified below, under the heading "Prior Applications," by application amober, country of Member of the World Trade (Organization, 49), most had year of filing, any application of a patient or inventor's certificate filed in a country other than the United States of America, including any PCT international application designating at least one country other than the United States of America, having a filing date before that of the application on which foreign priority is claimed. Prior Applications: 18 June, 2003,60/479156 JUS, 03 July 2003, US 50/484309 Prior Applications: 18 June, 2003,60/479156 JUS, 03 July 2003, US 50/484309 Prior Applications: 18 June, 2003,60/479156 JUS, 03 July 2003, US 50/484309 I hereby acknowledge the duly to disclose information that is known by me to be material to patentability as defined by 37 CJR, § 1.56, including for continuation-in-part application. I hereby acknowledge the duly to disclose information that is known by me to be material to patentability as defined by 37 CJR, § 1.56, including for continuation-in-part application. I hereby acknowledge the CTI international application and the PCT international fling date of the continuation-in-part application. I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willing false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon. Name: Johnson. Oyanna Residence: Kanagawa, Japan (city and e	I hereby declare that my residence, mailing address, and citizenship	are as stated next to my name.
Prior Applications: 18 June, 2003,60/479156 JUS, 03 July 2003, US 50/484309 9) March 2004, 60/551039 US I hereby acknowledge the duty to disclose information that is known by me to be material to patentability as defined by 37 C.F.R. § 1.56, including for continuation-in-part applications, material information which became available between the filling date of the prior application and the PCT international filing date of the orthiculation-in-part application and the prior application and the PCT international filing date of the continuation-in-part application and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and belief are believed to be true; and further that these statements were made with the knowledge are true and that alt statements made on information and belief are believed to be true; and further that these statements were made with the knowledge are true and that alt statements made on information and belief are believed to be true; and further that these statements were made with the knowledge are true and that alt statements made on information and belief are believed to be true; and further that these statements were made with the knowledge are true and that alt statements made on information in the request, or of the declaration. The signature must be that of the inventor, not that of	I hereby state that I have reviewed and understand the contents of the of said application. I have identified in the request of said application, and I have identified below, under the heading "Prior Applications," to Organization, day, month and year of filing, any application for a patent States of America, including any PCT international application designation.	above-identified international application, including the results of compliance with PCT Rule 4.10, any claim to foreign priority, by application number, country or Member of the World Trade to rinventor's certificate filed in a country other than the United tegnating at least one country other than the United States of present priority is claimed.
O9 March 2004, 60/551039 US I hereby acknowledge the duty to disclose information that is known by me to be material to patentability as defined by 37 C.F.R. § 1.56, including for continuation—therat applications, material information which became available between the filing date of the prior application and the PCT international filing date of the continuation—therat application and the PCT international filing date of the continuation—the part application and the PCT international filing date of the continuation—the part application and the like so made are punishable by fine or imprisonment, or both, under Section 100 16 Title of the United States Code and that such wilful false statements may jeopardize the validity of the application or any patent issued thereon. Name: Johnson Oyama Residence: 136-74.Tokyo, Japan (city and either US state, if applicable, or country) Mailing Address: 3-19-19-701 Higashisuna Koto-ku Citizenship: Japanese Inventor's Signature: Johnson Oyama Residence: Kanagawa 230-0829 Citizenship: Mailing Address: 10-9, Wakamiya-dai Yokusuka Kanagawa 239-0829 Citizenship: Inventor's Signature: Johnson Oyama Residence: Kanagawa, Japan (city and either US state, if applicable, or country) Mailing Address: 10-9, Wakamiya-dai Yokusuka Kanagawa 239-0829 Citizenship: Inventor's Signature: Johnson Oyama Residence: Kanagawa, Japan (city and either US state, if applicable, or country) Mailing Address: 10-9, Wakamiya-dai Yokusuka Kanagawa 239-0829 Citizenship: Inventor's Signature Johnson Oyama Residence: Kanagawa, Japan (city and either US state, if applicable, or country) Mailing Address: 10-9, Wakamiya-dai Yokusuka Kanagawa 239-0829 Citizenship: Inventor's Signature Johnson Oyama Residence: Kanagawa, Japan (city and either US state, if applicable, or country) Mailing Address: 10-9, Wakamiya-dai Yokusuka Kanagawa 239-0829 Citizenship: Inventor's Signature Johnson Oyama Residence: Kanagawa, Japan (city and either US state, if applicable, or country) Mailing Addre	Prior Applications: 18 June, 2003,60/479156, US, 03 July 2003, U	S 60/484309
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I hereby declare that all statements made herein of my own knowledge are true and that all statements made on mobility are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon. Name: Johnson.Oyama Residence: 136-74 Tokyo, Japan. (city and either US state, if applicable, or country) Mailing Address: 3-19-19-701 Higashisuna Koto-ku Citizenship: Japanese Inventor's Signature: Johnson.Oyama Name: Ryoji Kato Name: Ryoji Kato Residence: Kanagawa, Japan (city and either US state, if applicable, or country) Mailing Address: 10-9, Wakamiya-dai Yokusuka Kanagawa 239-0829 Citizenship: Inventor's Signature: Johnson Oyama (city and either US state, if applicable, or country) Mailing Address: 10-9, Wakamiya-dai Yokusuka Kanagawa 239-0829 Citizenship: Inventor's Signature: Johnson Oyama (city and either US state, if applicable, or country) Mailing Address: 10-9, Wakamiya-dai Yokusuka Kanagawa 239-0829 Citizenship: Inventor's Signature: Johnson Oyama (city and either US state, if applicable, or country) Mailing Address: 10-9, Wakamiya-dai Yokusuka Kanagawa 239-0829 Citizenship: Inventor's Signature: Johnson Oyama (city and either US state, if applicable, or country) Mailing Address: 10-9, Wakamiya-dai Yokusuka Kanagawa 239-0829 Citizenship: Date: Johnson Oyama (city and either US state, if applicable, or country) Mailing Address: 10-9, Wakamiya-dai Yokusuka Kanagawa 239-0829 Citizenship: Johnson Oyama (city and either US state, if applicable, or country) Mailing Address: 10-9, Wakamiya-dai Yokusuka Kanagawa 239-0829 Citizenship: Johnson Oyama (city and either US state, if applicable, or country) Mailing Address: 10-9, Wakamiya-dai Yokusuka Kanagawa 239-0829 Citizenship: Johnson Oyama	I hereby acknowledge the duty to disclose information that is k 37 C.F.R. § 1.56, including for continuation-in-part applications, materials of the continuation of the port international filing date of the continuation.	rial information which became available between the filing date invation-in-part application.
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Inventor's Signature: Pyon Late. Inventor's Signature: Pyon L	Mailing Address: 10-9, Wakamiya-dai	
Inventor's Signature:		
	Inventor's Signature:	(of signature which is not contained in the request, or of the declaration that is corrected or added under Rule 26ter after the
This declaration is continued on the following sheet, "Continuation of Box No. VIII (IV).	☐ This declaration is continued on the following sheet, "Cont	inuation of Box No. VIII (iv)".

Continuation of Box No. VIII (i) to (v) DECLARATION

If the space is insufficient in any of Boxes Nos. VIII (t) to (s) to furnish all the information, including in the case where more than two inventors are to be named in Box No. VIII (iv), in such case, write "Continuation of Box No. VIII ..." (indicate the item number of the Box) and furnish the information in the same manner as required for the purposes of the Box in which the space was insufficient. If additional space is needed in respect of two or more declarations, a separate continuation box must be used for each such declaration. If this Box is not used, this sheet should not be included in the request.

Name: Johan Rune

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Inventor's Signature

24 June 2004

Name: Tony Larsson

Residence: Stockholm, Sweden

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SE-112 48 Stockholm, Sweden

Citizenship: Swedish

Inventor's signature

28 JUNE 200M

Date